1 THE HONORABLE BARBARA J. ROTHSTEIN 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 ALEXANDER FLOYD, individually and 8 NO. 2:23-cv-01740-BJR on behalf of all others similarly situated, 9 STIPULATED MOTION AND Plaintiff, REQUEST TO STAY AND ORDER 10 v. 11 DOORDASH, INC., a foreign profit 12 corporation doing business as DOORDASH; DOORDASH EXPRESS DELIVERY 13 L.L.C., a Washington limited liability company; DOORDASH ESSENTIALS, 14 LLC, a foreign limited liability company doing business as DASHMART; 15 DOORDASH G&C, LLC, a foreign limited liability company; and DOES 1- $2\overline{0}$ , 16 Defendants 17 18 Plaintiff Alexander Floyd ("Plaintiff") and Defendants DOORDASH, INC., 19 DOORDASH ESSENTIALS, LLC, and DOORDASH G&C, LLC's (the "Defendants") 20 (collectively, the "Parties"), by and through their respective undersigned counsel, respectfully 21 submit this Stipulated Motion and Request to Stay. 22 After fully briefing Defendants' Motion to Dismiss (Dkt. 9), the Parties conferred 23 regarding alternative dispute resolution and agreed to mediation. Mediation is scheduled for 24 March 25, 2024 with mediator Teresa A. Wakeen of Wakeen & Associates Mediation Services. 25 As a result, the Parties request a stay of this action including further litigation, motions practice, 26 EMERY | REDDY, PLLC STIPULATED MOTION AND REQUEST TO STAY 600 Stewart Street, Suite 1100 AND ORDER (2:23-cv-01740-BJR) Seattle, WA 98101 -1PHONE: (206) 442-9106 • FAX: (206) 441-9711

1	related case deadlines, and any decision by the Court on Defendants' pending Motion to	
2	Dismiss, until after mediation.	
3	The parties agree to submit a Joint Status Report by March 29, 2024, apprising the Court	
4	of the outcome of mediation and any resolution.	
5	WHEREFORE, the Parties respectfully request that the Court grant this Stipulated	
6	Motion and Request to Stay.	
7		
8		
9	Respectfully submitted this 18th day of March, 2024.	
10	By: /s/ Timothy W. Emery	By: /s/ Adam T. Pankratz
11	By: /s/ Patrick B. Reddy	Adam T. Pankratz, WSBA #50951 Ogletree, Deakins, Nash, Smoak & Stewart, P.C
12	By: /s/ Paul Cipriani Timothy W. Emery, WSBA #34078	1201 Third Avenue, Suite 5150
13	Patrick B. Reddy, WSBA #94092 Paul Cipriani, WSBA # 59991	Seattle, WA 98101 Telephone: (206) 693-7057
14	EMERY REDDY, PLLC 600 Stewart St., Suite 1100	Facsimile: (206) 693-7058 Email: adam.pankratz@ogletree.com
15	Seattle, WA 98101	Zman. adam.pamaaz e ogretiee.com
16	Telephone: (206) 442-9106 Facsimile: (206) 441-9711	By: /s/ Mathew A. Parker
17	emeryt@emeryreddy.com Attorneys for Plaintiff	Mathew A. Parker, (appearing pro hac vice) Ogletree, Deakins, Nash, Smoak & Stewart, P.C The KeyBank Building
18		88 East Broad Street, Suite 2025
19		Columbus, OH 43215 Telephone: (614) 494-0420
20		Facsimile: (614) 633-1455 Email: mathew.parker@ogletree.com
21		Attorneys for Defendants
22		
23		
24		
25		
26		
	STIPULATED MOTION AND REQUEST TO S	STAY EMERY   REDDY, PLLC

STIPULATED MOTION AND REQUEST TO STAY AND ORDER (2:23-cv-01740-BJR) -2

600 Stewart Street, Suite 1100 Seattle, WA 98101 PHONE: (206) 442-9106 • FAX: (206) 441-9711

**ORDER** 1 Upon consideration of the Parties' Stipulated Motion and Request to Stay, the Court 2 finds that good cause exists to stay this action until April 1, 2024 after mediation, and it is 3 4 hereby **ORDERED** that this Motion is **GRANTED**. 5 It is **FURTHER ORDERED** that Parties shall file a Joint Status Report by March 29, 6 2024 apprising the court of any resolution. 7 8 DATED this 18th day of March, 2024 9 10 Barbaraf Pothetein 11 HONORABLE BARBARA J. ROTHSTEIN 12 U.S. DISTRICT JUDGE 13 14 15 16 17 18 19 20 21 22 23 24 25 26 EMERY | REDDY, PLLC